## PATENT APPLICAT IN THE UNITED STATES PATENTAND TRADEMARK OFFICE Group Ar UNKNOWN Inventor(s): **MORTEN** Examiner: UNKNOWN Appin. No.: 09 787,371 Atty. Dkt. 0277176 Z 70389/UST Series Code ↑ Serial No. 个 Client Ref March 16, 2001 POLYMORPHISMS IN THE HUMAN Filed: Appln. Title: VCAM-1 GENE, SUITABLE FOR JC04 Rec'd PCT/PTO 0 4 MAY 2001 Hon. Commission of Patents DIAGNOSIS AND TREATMENT OF Washington, D.Q VCAM-1 LIGAND MEDIATED DISEASES Sir: SUBMISSION **S**FR §§ 1.821 ET SEQ. May 4, 2001 Date: E TRAD This is a reply/amendment/letter in the above-identified application and includes the herewith attachment of same date and subject which is incorporated hereinto by reference and the signature below is treated as the signature to the attachment in absence of a signature thereto. FEE REQUIREMENTS FOR CLAIMS AS AMENDED 1. Small Entity claim For B & C A. NOT made Claims Highest number Present Extra Large/Small Entity Additional Fee Code See Required B. Withdrawn remaining after previously paid for Fee Separate Paper C. made herewith amendment Lg/Sm (Pat-256) D. $\square$ made previously 2. Total Effective Claims 12 \*\*minus 20 0 x \$18/\$9 =+ \$0 103/203 Independent Claims 8 \*\*\*minus 0 102/202 8 x \$80/\$40 =+ \$0 4. If amendment enters proper multiple dependent claim(s) into this application for first time (leave <u>blank</u> if this is a <u>reissue</u> application) ..... + \$270/\$135 = + \$0 104/204 5. Original due Date: May 17, 2001 NONE 6. Petition is hereby made to extend the original due (1 mo) \$110/\$55 = 115/215 date to cover the date this response is filed for which the 116/216 (2 mos) \$390/\$195 = + \$0 117/217 requisite fee is attached \$890/\$445 = (3 mos) 118/218 (Usable only for ≤ 2mo.OA - - - 4 mos) \$1390/\$695= 128/228 (Usable only for 30 day/1mo.OA - - - 5 mos) \$1890/\$945= 7. Enter any previous extension fee paid since above original due date and subtract - \$0 **Extension Fee Attached** + \$0 9. If Terminal Disclaimer attached, add Rule 20(d) official fee ..... + \$110/\$55 + \$0 148/248 + \$180 126 + \$0 126 or if Rule 97(d) Request ...... add + \$180 11. After-Final Request Fee per rules 129(a) and 17(r) + \$710/355 + \$0 146/246 12. No. of additional inventions for examination per Rule 129(b)..... 149/249 x \$710/355 ea + \$0 13. Request for Continued Examination (RCE) ..... + \$710/355 + \$0 1179/1279 14. Petition fee for + \$0 15. TOTAL FEE ENCLOSED = \$0 16. \*If the entry in this space is less than entry in next space, the "Present Extra" result is "0". 17. \*\*If the "Highest number previously paid for" in this space is less than 20, write "20" in this space. 18. \*\*\*If the "Highest number previously paid for" in this space is less than 3, write "3" in this space. Our Deposit Account No. 03-3975) (Our Order No. 009901 0277176 CHARGE STATEMENT: The Commissioner is hereby authorized to charge any fee specifically authorized hereafter, or any missing or insufficient fee(s) filed, or asserted to be filed, or which should have been filed herewith or concerning any paper filed hereafter, and which may be required under Rules 16-18 (missing or insufficiencies only) now or hereafter relative to this application and the resulting Official Document under Rule 20, or credit any overpayment, to our Accounting/Order Nos. shown above, for which purpose a duplicate copy of this sheet is attached. This CHARGE STATEMENT does not authorize charge of the issue fee until/unless an issue fee transmittal sheet is Query: Is appeal deadline now? If filed. so, file Notice of Appeals separately. Pillsbury Winthrop LLP Intellectual Property Group 1100 New York Avenue, NW ₿% Atty: Donald J. Bird Reg. No. 25323 Ninth Floor Sig: Washington, DC 20005-3918 (202) 822-0944 Fax:

NOTE: File this cover sheet in duplicate with PTO receipt (PAT-103A) and attachments

(202) 861-3027

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Atty/Sec: DJB/GRT:nlh

Commissioner for Patents, Box PCT United States Patent and Trademark Office Washington, D.C. 20231 www.uspio.gov

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2	. Applicant has req	uested early prod	cessing under 3:	5 U.S.C. 371(f) but has n	ot filed the follow	ing indicated items and/or	
ŧÌ	he indicated items in pa	ragraph 3 below	. The Basic Na	itional Fee and the copy of	f the international	application must be filed	
p	prior to 20 or 30 months U.S. Basic	s from the priori	y date to avoid	abandonment.			
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3	. The following items	MUST be furnis	hed within the	period set forth below in	order to complete	the requirements for	
a	cceptance under 35 U.S		tion into Englis	h. A processing fee will	he required if sub-	mitted	
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				on of the application and/ priority date (37 CFR 1.4		ter than the	
	c. Oath or o	declaration of the	inventors, in c	ompliance with 37 CFR 1.	.497(a) and (b), p	properly identifying	
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		rrent oath or dec	claration does n	ot comply with 37 CFR 1	497(a) and (b) for	r the reasons	
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A) M	LL OF THE ITEMS S	SET FORTH IN	3(a)-3(d), 4 A	ND 5 ABOVE MUST B R BY 22 OR 32 MONTE	E SUBMITTED	WITHIN TWO (2)	
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U.S. APPLICATION NO.	FIRST NAMED APPLICANT	ATTY. DOCKET NO.		
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PILLSBURY WINTHROP LLP 1100 NEW YORK AVENUE, N.W.	•	PC	PCT/GB99/03057	
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DATE MAILED: 17 APR 2001

## NOTIFICATION TO COMPLY WITH REQUIREMENTS FOR PATENT APPLICATIONS CONTAINING NUCLEOTIDE SEQUENCE AND/OR AMINO ACID SEQUENCE DISCLOSURES

Applicant has submitted papers under 35 U.S.C. 371 to enter the national stage in the United States of America. The items indicated below, however, are missing. The period within which to correct the deficiency noted below and avoid abandonment is set forth in the accompanying Notification.

The nucleotide and/or amino acid sequence disclosure contained in this application does not comply with the requirements for such a disclosure as set forth in 37 CFR 1.821-1.825 for the following reason(s):

The application fails to comply with the requirements of 37 CFR 1.821-1.825.  This application does not contain, a "Sequence Listing" as a separate part of the disclosure on paper copy or compact disc, as required by 37 CFR 1.821(c).  A copy of the "Sequence Listing" in computer readable format has not been submitted as required by 37 CFR 1.821(e).  A copy of the "Sequence Listing" in computer readable form has been submitted. The content of the computer readable form, however, does not comply with the requirements of 37 CFR 1.822 and/or 1.832, as indicated on the attached marked-up copy of the "Raw Sequence Listing."  The computer readable form that has been filed with this application has been found to be damaged and/or unreadable as indicated on the attached CRF Diskette Problem Report. A substitute computer readable form must be submitted as required by 37 CFR 1.825(d).  The paper copy or compact disc of the "Sequence Listing" is not the same as the computer readable form of the "Sequence Listing" as required by 37 CFR 1.821(e).  Other:
APPLICANT MUST PROVIDE:  An initial or substitute computer readable form (CRF) of the "Sequence Listing."  An initial or substitute paper copy or compact disc of the "Sequence Listing," as well as an amendment directing its entry into the specification.  A statement that the contents of the paper or compact disc and the computer readable form are the same and, where applicable, include no new matter, as required by 37 CFR 1.821(e), 1.821(f), 1.821(g), 1.825(b) or 1.825(d).
FOR QUESTIONS REGARDING COMPLIANCE WITH THESE REQUIREMENTS, PLEASE CALL:  (703) 308-4216, for Rules interpretation,  (703) 308-4212, for CRF submission help,  (703) 287-0200, for PatentIn software help.

Francine Young

Ephone: 703-305-3662

FORM PCT/DO/EO/920 (March 2001)